## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2010-052971 02/08/2011

CLERK OF THE COURT

HONORABLE DOUGLAS GERLACH C. Vigil

Deputy

IN RE THE MARRIAGE OF **BRADLEY ROBERT ZEMAN** 

**BRADLEY ROBERT ZEMAN** 18715 N 79TH AVE GLENDALE AZ 85308

AND

ARMANDA SUZANNE ZEMAN ARMANDA SUZANNE ZEMAN

> 5253 MAUNA LOA LN GLENDALE AZ 85306

## MINUTE ENTRY

The Court has received a filing from Petitioner that asks for a ruling on an expedited or emergency basis without giving notice to the other party. The law that the Court must apply in such circumstances does not allow the request to be granted.

The request must show some form of injury, loss, or damage that is (i) likely to occur and (ii) cannot be undone before the other party in this matter can be given a fair opportunity to present the Court with her own statements and other evidence that she would want the Court to consider. A.R.S. § 25-315(D). The request does not meet that standard.

The request is predicated on assertions about what Petitioner believes to be true or what Petitioner believes might happen. A mere statement of one's "belief" or that an outcome is possible is not sufficient to establish that irreparable harm is likely to occur if the request is not granted. Cf. Winter v. Natural Resources Defense Counsel, \_\_\_ U.S. \_\_\_, 129 S. Ct. 365, 375-

Docket Code 019 Form D000C Page 1

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2010-052971 02/08/2011

76 (2008). Moreover, a hearing in this matter has already been scheduled to take place in fewer than 72 hours, and no showing has been made that irreparable harm is likely to occur during that time absent a further order of the Court.

**IT IS ORDERED** denying the Motion for Pre-Decree Temporary Order Without Notice for Child Custody.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.